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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/643,140	08/18/2003	J. Richard Aylward	02103-519002 / AABOSS93-C	3288	
. 26162 FISH & RICHA	7590 03/22/2007 ARDSON PC	EXAMINER			
P.O. BOX 1022			KURR, JASON RICHARD		
MINNEAPOLIS, MN 55440-1022			ART UNIT	PAPER NUMBER	
			2615		
SHORTENED STATUTOR	Y PERIOD OF RESPONSE	MAIL DATE	DELIVERY MODE		
3 MONTHS		03/22/2007	РАР	PAPER	

Please find below and/or attached an Office communication concerning this application or proceeding.

If NO period for reply is specified above, the maximum statutory period will apply and will expire 6 MONTHS from the mailing date of this communication.

·	Application No.	Applicant(s)				
	10/643,140	AYLWARD ET AL.				
Office Action Summary	Examiner	Art Unit				
·	Jason R. Kurr	2615				
The MAILING DATE of this communication app Period for Reply	ears on the cover sheet with the c	orrespondence address				
• •		·.				
A SHORTENED STATUTORY PERIOD FOR REPLY WHICHEVER IS LONGER, FROM THE MAILING DA  - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication.  - If NO period for reply is specified above, the maximum statutory period w  - Failure to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be tim rill apply and will expire SIX (6) MONTHS from cause the application to become ABANDONE	I.  nely filed  the mailing date of this communication.  D (35 U.S.C. § 133).				
Status						
1) Responsive to communication(s) filed on 15 Fe	ebruary 2007					
	action is non-final.					
, <u> </u>						
closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.						
•	n parto quajro, 1000 C.D. 11; 10					
Disposition of Claims						
4) Claim(s) 1-41 is/are pending in the application.	•					
4a) Of the above claim(s) <u>8-15 and 17-41</u> is/are	withdrawn from consideration.					
5) Claim(s) is/are allowed.						
6)⊠ Claim(s) <u>1-7 and 16</u> is/are rejected.	•					
7) Claim(s) is/are objected to.						
8) Claim(s) are subject to restriction and/or	r election requirement.	•				
Application Papers						
9) The specification is objected to by the Examine	r.					
10)⊠ The drawing(s) filed on <u>18 August 2003</u> is/are:		to by the Examiner.				
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).						
Replacement drawing sheet(s) including the correct	i i	•				
11) The oath or declaration is objected to by the Ex	•					
Priority under 35 U.S.C. § 119						
•		\(\( \dagger \) = \( \dagger \)				
12) Acknowledgment is made of a claim for foreign	priority under 35 U.S.C. § 119(a)	)-(a) or (i).				
a) All b) Some * c) None of:	n have been received					
<ul> <li>1. Certified copies of the priority documents have been received.</li> <li>2. Certified copies of the priority documents have been received in Application No</li> </ul>						
3. Copies of the certified copies of the prior	· ·	ed in this National Stage				
application from the International Bureau	• • • • • • • • • • • • • • • • • • • •	v4				
* See the attached detailed Office action for a list	or the certified copies not receive	ru.				
		•				
Attachment(s)		•				
1) Notice of References Cited (PTO-892)	4) Interview Summary					
2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO/SB/08)	Paper No(s)/Mail D  5) Notice of Informal F					
3) Information Disclosure Statement(s) (PTO/SB/08) Paper No(s)/Mail Date 7/1/04 9/19/05 12/28/05.	6) Other:	en e				

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### **DETAILED ACTION**

#### Election/Restrictions

Claims 8-15 and 17-41 are withdrawn from further consideration pursuant to 37 CFR 1.142(b) as being drawn to a nonelected Group, there being no allowable generic or linking claim. Election was made **without** traverse in the reply filed on February 15, 2007.

# Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.

Claims 1, 5, 7 and 16 are rejected under 35 U.S.C. 102(e) as being anticipated by Scofield (US 6,853,732 B2).

With respect to claim 1, Scofield discloses an audio system including a plurality of channels (fig.3 #54,56), comprising: a listening area (fig.3 #64), comprising a plurality of listening spaces (fig.3 "spaces occupied by listeners #26"); a directional audio device (fig.3 #58,60), positioned in a first of said listening spaces, close to a head of a listener

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(fig.3 #26), for radiating first sound waves corresponding to components of one region for receiving the said channels; and a nondirectional audio device (fig.3 #52), positioned inside said listening area and outside said listening space, distant from said listening space, for radiating sound waves corresponding to components of a second of said channels (col.4 ln.58-63).

With respect to claim 5, Scofield discloses an audio system in accordance with claim 1, wherein said listening area comprises a theater and said first and second listening spaces comprise seating locations within said theater (col.1 ln.33-36).

With respect to claim 7, Scofield discloses a method for operating an audio system for radiating sound into a first listening space and a second listening space, said first listing space adjacent said second listening space (fig.3 "spaces occupied by listeners #26"), comprising: receiving first audio signals (fig.3 "L,R"); transmitting first audio signals (fig.3 #54,56) to a first transducer (fig.3 #52, col.4 ln.21-25); transducing, by said first transducer, said first audio signals into first sound waves corresponding to said first audio signals; radiating said first sound waves into a first listening space; processing said first audio signals to provide delayed first audio signals, wherein said processing comprises at least one of time delaying said audio signals and phase shifting said audio signals (col.4 ln.37-45); transmitting said delayed first audio signals to a second transducer (fig.3 #58,60); transducing, by said second transducer, said delayed first audio signals into second sound waves corresponding to said delayed first audio signals; and radiating said second sound waves into said second listening space (fig.3).

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With respect to claim 16, Scofield discloses a method for radiating audio signals comprising: radiating sound waves corresponding to first audio signals (fig.3 "R") directionally to a first listening space (fig.3 #58,60, "spaces occupied by listeners #26"); radiating sound waves corresponding to second audio signals (fig.3 "L") directionally to a second listening space (fig.3 #58,60, "spaces occupied by listeners #26"); and radiating sound waves corresponding to third audio signals nondirectionally to said first listening space and said second listening space (fig.3 #52, col.4 In.58-63).

# Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 2-4 are rejected under 35 U.S.C. 103(a) as being unpatentable over Scofield (US 6,853,732 B2) in view of Iwahara (US 4,199,658).

With respect to claim 2, Scofield discloses an audio system in accordance with claim 1, wherein said directional audio devices comprise a plurality of acoustic drivers (fig.3 #58,60), however does not disclose expressly wherein said acoustic drivers are positioned and arranged to radiate sound waves that interfere destructively at a first predetermined location in space and to interfere nondestructively at a second predetermined location in space.

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lwahara discloses an audio system wherein a plurality of acoustic drivers (fig.1 #1-4) are positioned and arranged to radiate sound waves that interfere destructively at a first predetermined location in space and to interfere nondestructively at a second predetermined location in space (col.1 ln.37-68, col.2 ln.1-2).

At the time of the invention it would have been obvious to a person of ordinary skill in the art to use the crosstalk cancellation system of Iwahara in the invention of Scofield. The motivation for doing so would have been to cancel inter-aural interferences between the right and left ears of a listener.

With respect to claim 3, Scofield discloses an audio system in accordance with claim 2 in view of Iwahara, wherein said first predetermined location is in a first listening space and said second predetermined location is in a second listening space (Iwahara: col.1 In.57-66).

With respect to claim 4, Scofield discloses an audio system in accordance with claim 2 in view of Iwahara, wherein said first predetermined location is proximate a first volume for receiving a first ear of a listener and wherein said second predetermined location is proximate a second volume for receiving a second ear of said listener (Iwahara: col.1 In.57-66).

Claim 6 is rejected under 35 U.S.C. 103(a) as being unpatentable over Scofield (US 6,853,732 B2).

With respect to claim 6, Scofield discloses an audio system in accordance with claim 1, however does not disclose expressly wherein said listening area comprises a

vehicle passenger compartment and said listening locations comprise seating locations within said vehicle passenger compartment. Official Notice is taken that it is well known in the art that vehicles contain audio systems. At the time of the invention it would have been obvious to a person of ordinary skill in the art to use the audio system of Scofield in an automobile. The motivation for doing so would have been to provide a virtual sound system within the cabin of a vehicle so as to provide a realistic reproduced sound to a passenger.

### Conclusion

The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

Philp et al (US 6,643,375 B1) discloses a method of processing a plural channel audio signal.

Polk (US 4,569,074) discloses a method and apparatus for reproducing sound having a realistic ambient field and acoustic image.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Jason R. Kurr whose telephone number is (571) 272-0552. The examiner can normally be reached on M-F 10:00am to 6:30pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Vivian Chin can be reached on (571) 273-7848. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

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